

## **Patent and Trademark Office**

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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR APPLICATION NO. FILING DATE 6067.US.01 BILLING-MEDEL 03/27/98 09/049,696 **EXAMINER** 023492 HM12/0808 ABBOTT LABORATORIES ART UNIT PAPER NUMBER DEPT. 377 - AP6D-2 100 ABBOTT PARK ROAD ABBOTT PARK IL 60064-6050

1633 DATE MAILED:

08/08/01

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## **Advisory Action**

Application No. 09/049,696

Applicant(s)

Billing-Medel et al.

Examiner

Janet M. Kerr

Art Unit 1633



				<u> </u>		
1						orrespondence address
There rejecti allowa	ion under 3 ance; (2) a t	action by the applicator of the control of the cont	nt is required to av be either: (1) a tir ppeal (with appeal	oid the aband nely filed ame	onment of this indment which	DITION FOR ALLOWANCE. application. A proper reply to a final places the application in condition for quest for Continued Examination
		•	THE PERIOD FOR F	REPLY [check	only a) or b)]	•
a)	☐ The peri	od for reply expires	months from t	the mailing date	of the final reject	ion.
	expires of is later. rejection	on the mailing date of this In no event, however, wil	Advisory Action, OR of the statutory period	continues to run for the reply exp	from the mailing pire later than SIX	MPEP § 706.07 (f)), the period for reply date of the final rejection, whichever MONTHS from the mailing date of the final
ext app	tension fee ha propriate exte	ve been filed is the date f nsion fee under 37 CFR 1 office action: or (2) as set	or purposes of determ .17(a) is calculated fro forth in (b) above, if c	nining the period om: (1) the expirations shecked. Any re	of extension and ration date of the ply received by the	er 37 CFR 1.136(a) and the appropriate the corresponding amount of the fee. The shortened statutory period for reply originally he Office later than three months after the ment. See 37 CFR 1.704(b).
1.🛛	A Notice of 37 CFR 1.	of Appeal was filed on 192(a), or any extens	May 2, 2001 ion thereof (37 CF)	Appellan R 1.191(d)), t	t's Brief must l o avoid dismis:	pe filed within the period set forth in sal of the appeal.
2.🛛	The proporequisite f		be entered upon t	the timely sub	mission of a Ne	otice of Appeal and Appeal Brief with
3.□	The propo	sed amendment(s) wil	not be entered be	cause:		
		se new issues that wo			and/or search	. (See NOTE below);
	•	se the issue of new m				
	issues 1	or appeal; and/or				terially reducing or simplifying the
(d)						finally rejected claims.
						cation in better form for appeal. st paragraph rejections of record.
4. 🛛		s reply has overcome				
	The 35 U.	S.C. 112, second par				
5. 🗆	Newly pro	posed or amended cla timely filed amendmen	im(s)	n-allowable cl		would be allowable if submitted in a
6. 🛭	application applicants addressed	n in condition for allow ' arguments submitted In the Office action o	ance because: 1 8/2/01 are the sa f 1/31/01.	ame as those s	submitted on 1	n considered but does NOT place the
7. 🗆	The affida	vit or exhibit will NOT aminer in the final rejec	be considered bec	ause it is not	directed SOLEI	Y to issues which were newly raised
8. X	For purpos	ses of Appeal, the stat	us of the claim(s) i	is as follows (	see attached v	vritten explanation, if any):
	Claim(s) a	llowed: None		· · · · · · · · · · · · · · · · · · ·		
	Claim(s)	bjected to: None	· · · · · · · · · · · · · · · · · · ·			
		ejected: <u>19-32</u>				
9. 🗆						has not been approved by the Examine
0.□	Note the at	tached Information Dis	sclosure Statement	(s) (PTO-144	9) Paper No(s).	DEBORAH J. R. CLARK
1.□	Other:	0.12	-			SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1600